United States Bankruptcy Court Western District of Washington

In re:
Precision Airmotive LLC
Debtor

Case No. 12-22154-KAO Chapter 11

CERTIFICATE OF NOTICE

District/off: 0981-2 User: sandrai Page 1 of 2 Date Rcvd: Dec 20, 2012 Form ID: pdfltd Total Noticed: 15

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Dec 22, 2012. Marysville, WA 98271-8952 db +Precision Airmotive LLC, 14800 40th Ave NE, +Alexander Titov, c/o Justin D. Park, 155 108th Ave NE, Bellevue, WA 98 +BMW Bank of North America Inc, P.O. Box 201347, Arlington, TX 76006-1347 Bellevue, WA 98004-5928 sr sr 155 108th Ave NE, +Barbara L. Aubrey, c/o Justin D. Park, Suite 202, sr Bellevue, WA 98004-5901 +Benjamin Wesley, c/o Justin D. Park, +Brian Stewart, c/o Justin D. Park, 155 108th Ave NE, sr Suite 202, Bellevue, WA 98004-5901 155 108th Ave NE, Bellevue, WA 98004-5928 sr +Ellen V'Roi Berenholz, c/o Justin D. Park, 155 108th Ave NE, Bellevue, WA 98004-5928 sr +Glynn Lowrey, Jr, c/o Justin D Park, 155 108th Ave NE #202, Bellevue, WA 98004-5901 sr +Greg and Sheila Bryan, c/o Justin D. Park, 155 108th Ave NE, Bellevue, WA 98004-5928 sr +Jennifer Aubrey, c/o Justin D. Park, 155 108th Ave NE, Bellevue, WA 98004-5928 sr +Patricia J. Neff, c/o Justin D. Park, sr 155 108th Ave NE, Suite 202, Bellevue, WA 98004-5901 +Regina King, c/o Justin D. Park, 155 108th Ave NE, Suite 202, Bellevue, WA 98004-5901 sr +Sandra A. Walther, c/o Justin D. Park, 155 108th Ave NE, Suite 202, sr Bellevue, WA 98004-5901 Synergy Systems Inc., Corr Cronin LLP, c/o Katrina Kleinwachter Fortney, 1001 Fourth Avenue, Suite 3900, Seattle, WA 98154-1051 Synergy Systems, Inc., c/o William H. Walsh, 1001 Fourth Avenue, sr Seattle, WA 98154-1051

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center. NONE. $\,$ TOTAL: 0

***** BYPASSED RECIPIENTS (undeliverable, * duplicate) *****
intp Jill Sikkelee

TOTALS: 1, * 0, ## 0

Addresses marked '+' were corrected by inserting the ZIP or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.

I, Joseph Speetjens, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 9): Pursuant to Fed. R. Bank. P. 2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Dec 22, 2012

Signature

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District/off: 0981-2 Page 2 of 2 Date Rcvd: Dec 20, 2012 User: sandrai

Form ID: pdfltd Total Noticed: 15

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on December 20, 2012 at the address(es) listed below:

John S Kaplan on behalf of Debtor Precision Airmotive LLC jkaplan@perkinscoie.com, COLague@perkinscoie.com;docketsea@perkinscoie.com;sraher@perkinscoie.com;MLMaag@perkinscoie.com;C Rachina@perkinscoie.com

Justin D Park on behalf of Special Request Alexander Titov jpark@romeropark.com,

swuence@romeropark.com
United States Trustee USTPRegion18.SE.ECF@usdoj.gov
William B Foster on behalf of Creditor Coastal Community Bank bfosteresq@comcast.net, elaine@hutchfoster.net

William H Walsh on behalf of Special Request Synergy Systems Inc. wwalsh@corrcronin.com, lbeers@corrcronin.com;slarussa@corrcronin.com;tmiller@corrcronin.com

William L. Courshon on behalf of US Trustee United States Trustee bill.l.courshon@usdoj.gov, Young-Mi.Petteys@usdoj.gov;Tara.Maurer@usdoj.gov;Martha.A.VanDraanen@usdoj.gov

COUNTERCLAIMS - 1

88042-0001/LEGAL25423275.1

Phone: 206.359.8000 Fax: 206.359.9000

- 1. The Court has jurisdiction to consider the Motion under 28 U.S.C. §§ 157 and 1334.
- 2. This is a core proceeding pursuant to 28 U.S.C. § 157(b)(2)(A). Venue is proper in this Court under 28 U.S.C. §§ 1408 and 1409.
- 3. This matter came before the Court on the ex parte motion (the "Ex Parte Motion") of Precision Airmotive, Inc. ("Debtor") for an order shortening time for hearing on, and limiting notice of, that certain accompanying motion (the "Abandonment Motion") seeking an order abandoning and dismissing with prejudice Debtor's counterclaims including but not limited to claims for indemnity and contribution asserted against Plaintiff Paul Thomas Crews as personal representative of the Estates of Brenda Houston and Elizabeth Crew and/or the Estate of Virgil Victor Becker by its personal representative, Jennifer White (collectively "Plaintiffs") in two jointly administered wrongful death cases pending before the King County, Superior Court of Washington as Case No's 10-2-26593 & 10-2-26602 (collectively the "State Court Action"), in exchange for the dismissal with prejudice of Plaintiff's claims in the State Court Action against Debtor.

The Court has reviewed the Ex Parte Motion, the Abandonment Motion, the Declaration of Scott Grafenauer and other files and records herein and finds that exigent and/or exceptional circumstances exist for the shortening of time and for the limiting of notice as requested therein.

Now, therefore, it is hereby ORDERED as follows:

- 1. The Ex Parte Motion is granted;
- 2. The Abandonment Motion shall be heard on January 4, 2013 at

9:30 a.m. at the United States Bankruptcy Court, U.S. Courthouse, 700 Stewart Street, Room 7206, Seattle Washington 98101. Responses to the Abandonment Motion are due January 3, 2013 at 4:00 p.m.

ORDER SHORTENING TIME RE ABANDONMENT OF ESTATE'S INTERESTS IN COUNTERCLAIMS - 2

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3. Notice of the Abandonment Motion shall be sent as expeditiously as possible (including all email where known) and shall be limited to (1) the 20 largest unsecured creditors, (ii) all secured creditors, (iii) the office of the United States Trustee for the Western District of Washington, (iv) the State of Washington, Bankruptcy and Collections Unit, (v) the United States Attorney's Office, and (vi) parties who have filed a request for special notice.

///End of Order///

Presented by:

PERKINS COIE, LLP

By: /s/ John S. Kaplan
JOHN S. KAPLAN, WSBA No. 23788
Attorneys for Debtor Precision Automotive, LLC

ORDER SHORTENING TIME RE ABANDONMENT OF ESTATE'S INTERESTS IN COUNTERCLAIMS - 3

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